15947348

NORTH CAROLINA INDUSTRIAL COMMISSION RALEIGH, NORTH CAROLINA

RELEASE OF ALL CLAIMS, INCLUDING BUT NOT LIMITED TO, THOSE UNDER GENERAL STATUTES 143-291 et seq.

1.C. File Nos. TA-21641, TA-21642, TA-21643, TA-21644, TA-21645, and TA-21646

A.G. No. 10-

KNOW ALL MEN BY THESE PRESENTS, That we, EDWARD M. YOUNG, CYNTHIA MUNOZ, JANUARY YOUNG, ANTHONY YOUNG, ROSALEEN G. YOUNG AND ROBERT H. YOUNG, ("Claimants") for the sole consideration of the award ordered by Deputy Commissioner Stephen T. Gheen, in his Decision and Order in this matter on May 1, 2014, awarding Edward M. Young one hundred eighty-four thousand and seven hundred and fifty dollars (\$184,750.00), Cynthia Munoz one hundred and thirty-seven thousand and five hundred dollars (\$137,500.00), January Young seventy-five thousand and five hundred dollars (\$75,500.00) and the reasonable costs of this civil action within the confines of the statutes and rules governing costs in the industrial Commission which are in the amount of \$23,400.85; and in addition to the award in settlement of the case for Anthony Young an amount of twenty-five thousand dollars (\$25,000.00), for Rosaleen Young an amount of twenty thousand dollars (\$20,000.00) and for Robert Young an amount of twenty thousand dollars (\$20,000.00) to be paid by the State of North Carolina, Department of Health and Human Services, the payment whereof being made under the provision of General Statutes 143-291 et seq. do hereby release and discharge and by these presents for ourselves, our heirs, executors, administrators and assigns release and forever discharge The State of North Carolina, the North Carolina Department of Health and Human Services, the North Carolina, individually and officially, including but not limited to officers, employees, servants, and agents of the State of North Carolina, individually and officially, including but not limited to, Ronald Key, John Butts, and Deborah Radisch, of and from any and all personal property, personal injury, wrongful death and subrogation claims, demands, damages, actions, cause of action of whatever kind or nature, on account of the misidentification and/ortransportation of the body of Lorraine Young and/or any events relating to or arising from such incidents. Payment of said amounts shall be paid by

Claimants also acknowledge and agree that all bills of any kind or nature whatsoever incurred by the claimants as a result of damages that were sustained in said incident have been paid or will be paid out of these proceeds and the claimants agree to indemnify and hold harmless the parties released hereby from any claims by any person or entity seeking the recovery of unpaid bills on behalf of claimants. Claimants further acknowledge that no lien by any third party exists on the proceeds of this settlement and the claimants agree to indemnify and hold harmless the parties being released from any claims by any person or entity seeking the recovery of or enforcement of such liens.

Claimants further hereby agree to indemnify and hold harmless the released parties of and from any and all claims of any sort from any party claiming to be subrogated or to have any other type of legal or equitable claim to the proceeds or any part of the proceeds paid in exchange for this release. This indemnification extends to and includes indemnification from all costs (other than the costs of this action cited above) and attorney fees that might be incurred as a result of such claims.

Claimants understand that this release is made as compromise to avoid expense and to terminate all controversy and/or claims for injury or damages of whatever nature, known or unknown, including future developments thereof, in compromise of a disputed claim, and it is therefore specifically agreed that this release shall be a complete bar to all claims or suit for injuries or damages of whatever nature resulting or to result from said incidents. Claimants understand that this settlement and the payment of sums by the Department of Health and Human Services are solely by way of compromise and are not, and are not be construed as, and admission of wrongdoing or liability. Claimants further agree to file a voluntary dismissal with prejudice of this tort action at the time this document is filed with the Industrial Commission.

IN WITNESS WHEREOF I, We, have hereunto set my, our, hand(s), this 19 day of 1000 2014.

Rosaleen G. Young

Name

, Attorney for Defendant Department of Health	REVIEWED ASTO FORM:
and Human Services	Claimagt/Plaintiff's Attorneys
	Charles DIA 1
W WM Y	Arguneen ra
	Charles H, Rabon, Jr.
John P. Barkley	Rabon Law Firm, PLLC
Assistant Attorney General	225 E Worthington Ave.
•	Sulie 100
	Charlone, North Carolina 28203
	Tel: (704) 247-3247
	e-mail: <u>crabon@wdriaw.com</u>
North Carolina Industrial Commission	Day C MAI
	V/ CHOW / My / CONS
Approved by:	Michael Magglano
	Admitted Pro Hac Vice
	Maggiano, Digirolamo & Lizzi PC
On behalf of the Department	201 Columbia Avenue
of Health and Human Services	Fort Lee, New Jersey 07024
	Tel: (201) 585-9111
Claimant/Plaintiff - Edward M. Young	e-mail: mmaggiano@maggianolaw.com
·	
Name	
	•
Claimant/Plaintiff - January Young	
Name	
Claimant/Plaintiff - Anthony Young	
	s promise and the second of th
Name	
Claimant/Plaintiff - Cynth a Munoz	
- NOIDS	-
Name U	
Palanti Vanne	
Claimant/Plaintiff - Robert H. Young	
N	,
Name	

Attorney for Defendant Department of Health	REVIEWED AS TO FORM:
and Human Services	Champage/Plaintiff's Attorneys
· · · · · · · · · · · · · · · · · · ·	
· /	MUNCIA INTI
	Charles H, Rabon, Jr.
John P. Barkiey	Rabon Law Firm, PLLC
Assistant Attorney General	225 E. Worthington Ave.
•	Suite 100
	Charlotte, North Carolina 28203
	Tei: (704) 247-3247
	e-mail: crabon@wdrlaw.com
North Carolina Industrial Commission	
Approved by:	Muchael Maggiano
111-	Admitted Pro Hac Vice
1000 Secretury	Maggiano, Digirolamo & Lizzi PC
On behalf of the Department of NC DWHS	201 Columbia Avenue
of Health and Human Services	Fort Lee, New Jersey 07024
•	Tel: (201) 585-9111
Claimant/Plaintiff - Edward M. Young	e-mail: mmaggiano@maggianolaw.com
Name	
1	
Claimant/Plaintiff - January Young	
Name .	
Cialmant/Plaintiff - Anthony Young	
Name /	
	
Claimant/Plaintiff - Cynthia Munoz	
	•
Name	
•	
Claimant/Plaintiff - Robert H. Young	·
	•
Name	

Claimant/Plaintiff -

Name

201 Columbia Avenus Fort Lee, New Jersey 07024 North Carolina Industrial Commission Tel: (201) 585-9111 e-mail: mmaggiano@maggianolaw.com Approved by: On behalf of the Department of Health and Human Services Claimant/Plaintiff - Edward M. Young Name Claimant/Plaintiff -Yeung Claimant/Plaintiff Young Name Claimant/Plaintiff - Cynthia Munoz Name Chalman VP Mintiff Young Claimant/Plaintiff -Rosaleen G. Young REVIEWED AS TO FORM: Claimant/Plaintiff's Attorneys/ Charles H, Rabon, Jr. Rabon Law Firm, PLLC 225 E. Worthington Ave. Suite 100 Charlotte, North Carolina 28203 Tel: (704) 247-3247 e-mail: <u>crabon@wdrlaw.com</u>

Michael Maggiano Admitted Pro Hac Vice

Maggiano, Digirolamo&Lizzi PC